DISTRICT COURT DISTRICT OF NEVADA THOMAS SIPAN, individually, Plaintiff, V. STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY, individually; DOES I-X, and ROE CORPORATIONS, I-X, Defendants. Thomas Sipan ("Plaintiff") and State Farm Mutual Automobile Insurance Company ("Defendant") stipulate to extend the time for Plaintiff to oppose Defendant's Motion for Partial Summary Judgment (Doc. #30). Plaintiff's counsel attempted to file Plaintiff's Response to Defendant's Motion for Partial Summary Judgment on May 24, 2021. However, due to an apparent error on the part of counsel, the response was not submitted. The parties therefore stipulate to allow Plaintiff to file the Response today, May 26, 2021. The Response is being filed concurrently with this stipulation. The parties stipulate that the deadline for Defendant's reply will run from today's date. """ DISTRICT OF NEVADA Case No.: 2:19-cv-00604-RFB-DJA STIPULATION TO EXTEND TIME TO OPPOSE DEFENDANT'S MOTION FOR PARTIAL SUMMARY JUDGMENT (Doc. #30) (SECOND REQUEST) (SECOND Request) (SECOND Request)	1 2 3 4 5	Paul D. Powell (#7488) Ryan T. O'Malley (#12461) Thomas W. Stewart (#14280) THE POWELL LAW FIRM 8918 Spanish Ridge Avenue, Suite 100 Las Vegas, Nevada 89148 Phone 702.728.5500 Fax 702.728.5501 paul@tplf.com; jared@tplf.com; romalley@tplf. Attorneys for Plaintiffs	com; tstewart@tplf.com	
THOMAS SIPAN, individually, Plaintiff, V. STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY, individually; Does I-X, and ROE CORFORATIONS, I-X, Defendants. Thomas Sipan ("Plaintiff") and State Farm Mutual Automobile Insurance Company ("Defendant") stipulate to extend the time for Plaintiff to oppose Defendant's Motion for Partial Summary Judgment (Doc. #30). Plaintiff's counsel attempted to file Plaintiff's Response to Defendant's Motion for Partial Summary Judgment on May 24, 2021. However, due to an apparent error on the part of counsel, the response was not submitted. The parties therefore stipulate to allow Plaintiff to file the Response today, May 26, 2021. The Response is being filed concurrently with this stipulation. The parties stipulate that the deadline for Defendant's reply will run from today's date. """ THOMAS SIPAN, individually, Plaintiff, STIPULATION TO EXTEND TIME TO OPPOSE DEFENDANT'S MOTION FOR PARTIAL SUMMARY JUDGMENT (DOC. #30) (SECOND REQUEST) ("Defendant's Motion for Partial Summary Judgment on May 24, 2021. However, due to an apparent error on the part of counsel, the response was not submitted. The parties therefore stipulate to allow Plaintiff to file the Response today, May 26, 2021. The Response is being filed concurrently with this stipulation. The parties stipulate that the deadline for Defendant's reply will run from today's date. """ """ """ """ """ """ """	6	United States District Court		
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1	Sipan v. State Farm Mutual Automobile Insurance Company Case No. 2:19-cv-00604-RFB-DJA	
2		Case 110. 2.17-cv-00004-10 B-D3/1
3	IT IS SO STIPULATED.	
4	DATED this 26 th day of May, 2021.	DATED this 26 th day of May, 2021.
5	T. D. L. E	
6	THE POWELL LAW FIRM	CARMAN COONEY FORBUSH PLLC
7	/s/Ryan O'Malley	/s/Benjamin Carman
8	Paul D. Powell (#7488) Ryan T. O'Malley (#12461)	Benjamin J. Carman (#12565) 4045 Spencer Street, Suite A47
9	Thomas W. Stewart (#14280) 8918 Spanish Ridge Avenue, Suite 1	Las Vegas, Nevada 89119 Attorneys for Defendant
10	Las Vegas, Nevada 89148 Attorneys for Plaintiff	
11		
12		ODDED
13		<u>ORDER</u>
14	IT IS SO ORDERED.	
15	DATED: May 28, 2021.	
16		RICHARD E. BOOLWARE, II
17		United States District Court
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